

## Naranjo, Eugenia

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**From:** Olsen, Marian  
**Sent:** Friday, March 12, 2021 7:02 AM  
**To:** Naranjo, Eugenia  
**Subject:** FW: Hi, The memo indicates that MRL for Copper should be used without applying UFs for chronic to subchronic. Thanks. Marian

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**From:** Rodgers, Pam (US) <rodersp@battelle.org>  
**Sent:** Thursday, December 17, 2020 7:35 AM  
**To:** Olsen, Marian <Olsen.Marian@epa.gov>  
**Subject:** RE: Hi, The memo indicates that MRL for Copper should be used without applying UFs for chronic to subchronic. Thanks. Marian

Marian,

Do you have time to review/revise my back-check response to comment #15 highlighted in yellow this morning? thanks!

15	Section 3.2.1	Page 5, Paragraph 1 and Table 3-1	The list of COCs in Table 3-1 does not address other contaminants that are associated with risk greater than a HI = 1 (such as mercury, copper and DDT). The text needs to explain the results of the risk assessment for any chemical with an HI or HQ greater than 1 and how it is addressed in the calculation of the PRGs. Please revise the text and Table 3-1 accordingly.	As dis mercu non-c that e be ad Huma PRG is essen therej on cor develo
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**From:** Olsen, Marian <Olsen.Marian@epa.gov>

**Sent:** Thursday, December 17, 2020 7:08 AM

**To:** Nace, Charles <Nace.Charles@epa.gov>; Naranjo, Eugenia <Naranjo.Eugenia@epa.gov>; Sivak, Michael <Sivak.Michael@epa.gov>; Rodgers, Pam (US) <rodgersp@battelle.org>

**Subject:** Hi, The memo indicates that MRL for Copper should be used without applying UFs for chronic to subchronic. Thanks. Marian

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